Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main

Document Page 1 of 6
STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

1 Valuation of Security

1 Assumption of Executory Contract or Unexpired Lease

1 Lien Avoidance

Last revised: December 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

In Re:	Adalberto Fuentes			Case No.:		17-35139 VFP
		Del	btor(s)	Judge:		VFP
		СНА	PTER 13 PLAI	N AND MOTION	S	
☐ Original✓ Motions	Included		lodified/Notice R lodified/No Notic		Date:	8/29/2018
THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.						
		YOU	R RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proportion and the recommendations may be recommended in the notice. See modification alone will a or modify a	sed by the Debtor ley. Anyone who wection within the tirduced, modified, or ay be granted with the Notice. The Could Bankruptcy Rule on may take place sayoid or modify the alien based on valucontest said treatmets.	irmation hear to adjust deb vishes to oppo me frame stat r eliminated. To out further no urt may confir 3015. If this p solely within to lien. The dellue of the coll	ing on the Plan ots. You should ose any provisited in the <i>Notic</i> This Plan may otice or hearing on this plan, if the chapter 13 btor need not fiateral or to red	proposed by the read these paper on of this Plan or the Your rights make the confirmed and the reare no timely notions to avoid confirmation produce the interest reare the rest rearest reares	Debtor. This does any motion included by the affected by the become binding become binding become binding filed objection or modify a lien, tess. The plan of the tion or adversarate. An affected	ocument is the actual discuss them with luded in it must file a y this plan. Your claim ag, and included before the deadline s, without further the lien avoidance or confirmation order by proceeding to avoid lien creditor who
THIS PLAI	N:					
	✓ DOES NOT CO SET FORTH IN P		-STANDARD P	ROVISIONS. NO	N-STANDARD	PROVISIONS MUST
COLLATE	☐ DOES NOT LIM RAL, WHICH MAY D CREDITOR. SEE	Y RESULT IN	I A PARTIAL P	AYMENT OR NO	PAYMENT AT	
	▼ DOES NOT AVOY Y INTEREST. SEE					CHASE-MONEY
Initial Deb	tor(s)' Attorney _D	LS	Initial Debtor:	AF	_ Initial Co-De	btor
Part 1: Part	ayment and Leng	th of Plan				

1

Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main Document Page 2 of 6

	The debtor tely <u>34</u> mon		hly to the Chap	ter 13 Trustee, s	tarting on <u>March 1, 2018</u> for
b.	The debtor	shall make plan paym Future Earnings Other sources of fund \$300 already paid into	ing (describe so		wing sources: d date when funds are available):
C.	Use of real	property to satisfy plar Sale of real property Description: Proposed date for cor			
		Refinance of real prop Description: Proposed date for cor	•		
		Loan modification with Description: Proposed date for cor	•	gage encumberi	ng property:
d. e.		loan modification.			ending the sale, refinance or payment and length of plan:
Part 2: Ad	dequate Pr	otection	N	ONE	
				amount of \$	to be paid to the Chapter 13
		d pre-confirmation to _ protection payments wi		amount of \$ 1	.840.70 monthly to be paid
directly by	the debtor(s) outside the Plan, pr			
LLC (cre	ditor).				
Part 3: Pr	iority Clair	ns (Including Admini	strative Expens	ses)	
a. All a	Illowed prio	rity claims will be paid	in full unless the	creditor agrees	otherwise:
Creditor Scura, Wigf	ield, Heyer, S	tevens & Cammarota,	Type of Priority Administrative		Amount to be Paid Amount to be determined by further application to the court
Che ✓ □	ck one: None The allowed	I priority claims listed b	pelow are based	on a domestic s	it and paid less than full amount: upport obligation that has been an the full amount of the claim
	suant to 11	U.S.C.1322(a)(4):	01:	A	Amount to be Detail
Creditor		Type of Priority	Clair	n Amount	Amount to be Paid

Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main Document Page 3 of 6

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

			Amount of	Total to be Paid through the Plan Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	mordaling interest Galediation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
Real Time Resolutions, Inc. (2nd mortgage)	136 67th Street, West New York, NJ	178,856.05 (discharged in prior Chapter 7)	434,500.00	565,950.00	0	0	0

Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main Document Page 4 of 6

,		ins collateral and completes the arge the corresponding lien.	Plan, payment of the f	ull amount of the
•	onfirmation, the sta	y is terminated as to surrendere be terminated in all respects. T		` ,
Creditor	1	Collateral to be Surrendered	Value of Surrendered Collateral	
The <u>Creditor</u> Rushmore Loai	following secured n Management Ser aims to be Paid in	oy the Plan NONE claims are unaffected by the Pla rvices - 1st mortgage on residen Full Through the Plan NON Collateral NONE	ce NE	to be Paid through the Plan
□ ✓	Not less that Not less that Pro Rata di	ied allowed non-priority unsecu an \$ to be distributed <i>pro rate</i> an100_ percent stribution from any remaining fur	nds	id:
Creditor		unsecured claims shall be treat Basis for Separate Classification	Treatment	Amount to be Paid
(NOTE: non-residential All exec	See time limitation real property lease	ns set forth in 11 U.S.C. 365(d)(4 es in this Plan.)		
Creditor	Arrears to be Cured	n Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Tenant	0.00	Rental lease	Assumed	n/a
Part 7: Motion	ns NONE			
Part 7. Would	NONE			
		ions must be served on all po		

local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.

Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main Document Page 5 of 6

	lotion to Avoid				., —				
Creditor	Nature of Collateral	Type of Lie	en Amount c	I	alue of	Amoun Claim Exempt	t of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE The	Notion to Avoid Debtor moves to the price of the price	to reclassify	-						
			Scheduled	Total Collatera			Value of Creditor's Interest in		Total Amount of Lien to be
Creditor Real Time Solutions, Inc (2nd mortgag			Debt 178,856.05	Value 434,500.00	Superio 565,95	or Liens	Collateral 0	l	Reclassified
Creditor	on collateral co		cheduled Debt	Total Collater	al Ai	mount to be	e Deemed Secured		Amount to be Reclassified as
Part 8: Other Plan Provisions a. Vesting of Property of the Estate Upon Confirmation Upon Discharge b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.									
	2) Other A 3) Secure 4) Lease A 5) Priority	ee shall pay Standing T Idministrative Claims Arrearages	rustee Com Claims		lowing o	order:			
d. P	ost-Petition C	laims							

Case 17-35139-VFP Doc 42 Filed 08/29/18 Entered 08/29/18 18:10:51 Desc Main Document Page 6 of 6

The Standing Trustee \square is, \checkmark is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

Part 9:	Modific	ation NONE						
	If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: 12/28/2017 .							
Explain	below w	hy the plan is being modified:	Explain below how the plan is being modified:					
To treat	the mortg	age claim with Rushmore Loan Management to the Court approved loan modification.	Rushmore Loan Management added to Part4f.					
		and J being filed simultaneously with th						
	Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: ✓ NONE ☐ Explain here: Any non-standard provisions placed elsewhere in this plan are void.							
	The Del	otor(s) and the attorney for the Debtor(s)	, if any, must sign this Certification.					
	•	under penalty of perjury that the plan co l paragraph.	ntains no non-standard provisions other than those set					
	Date	August 29, 2018 /s/ D	avid L. Stevens					
		Davi	David L. Stevens 034422007 NJ					
	Date:		Attorney for the Debtor /s/ Adalberto Fuentes					
		Adal	Adalberto Fuentes					
	Date:	Deb	tor					
		Join	t Debtor					
Signatu	ıres							
	The Deb	tor(s) and the attorney for the Debtor(s)	if any, must sign this Plan.					
	Date	August 28, 2018 /s/ D	avid L. Stevens					
		Davi	David L. Stevens 034422007 NJ					
		Atto	rney for the Debtor					
	I certify ι	under penalty of perjury that the above is	s true.					
	Date:		dalberto Fuentes					
			berto Fuentes					
	Deter	Deb	tor					
	Date:	loin	t Debtor					
		3011	L DOMOI					